## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

IN TH	E MATTER OF: ELEANOR JONES HA DEBTOR(S)	AMILTON,	,	CHAPTER 13 CASE NO: 16-10	760						
AMENDED CHAPTER 13 PLAN AND MOTION (General Order 2005-3 Approved Form)											
1.	Debtor(s) shall pay to the Trustee the sum of \$\sum_{000} \text{315.00 per month}\$ for the applicable commitment period of:  60 months; or  XX a minimum of 36 months. \\$ 1325(b)(4).  Change to \$\ monthly on, 2015.										
2.	From the payments so received, the Trustee shall make disbursements as follows:										
	(a) The Trustee percentage fee as set by the United States Trustee.										
	(b) Attorney fees allowed pursuant to § 507(a)(2) of § 1,950.00 to be paid in accordance with applicable General Orders of this Court.										
	(c) Other § 507 claims, unless provided for otherwise in the plan will be paid in full over the life of the plan as funds become available in the order specified by law.										
	(d)Monthly payments according to the contract on the following long-term debts. § 1322(b)(5). (Payments which become due after the filing of the petition but before the month of the first payment designated here will be added to the prepetition arrearage claim):										
	CREDITOR MONTH OF 1st TRUSTEE PAYMENT INITIAL MONTHLY PAYMENT										
IN THE ALTERNATIVE:											
CREDITOR PRIOR VEAZEY CASON (LARGER NOTE) PRIOR VEAZEY CASON (SMALLER NOTE)			<u>INITIAL MONTHLY PAYMENT</u> \$350 DUE 6/15/2016 \$150 DUE 6/30/2016								
(e) Fully Secured Allowed Claims and Executory Contracts as set forth below:											
	CREDITOR S AUTO SALES FIE CO. TAX COMM.	COLLATERAL MOTOR VEHICLE REAL ESTATE	EST. CLA \$4,000.00 \$500.00	IM INT. RATE 5% 5%	<u>PAYMENT</u> MIN. OF \$75.00 MIN. OF \$5.00						
(f) Undersecured Allowed Claims. Debtor moves to value the collateral partially securing the following claims pursuant to § 506 and provide payment in satisfaction of those claims as set forth below:											
DOC	<u>CREDITOR</u> S FURNITURE/ TORS & MERCHANTS	COLLATERAL PERSONAL PROPERTY	<u>VALUE</u> -0-	INT. RATE	PAYMENT						
	TY FINANCE	PERSONAL PROPERTY	-0-								
	ERN GENERAL INS. CO. PERRY WATKINS	PERSONAL PROPERTY/ REAL ESTATE/JUDGMEN	-0-								
	NG/ARROW FINANCE	PERSONAL PROPERTY	~ 0 –								

	FINANCE SCOUNTERS LTD	PERSONAL PROP PERSONAL PROP		- 0 - 0		
OOM DI	5000111 <i>5</i> 115	REAL ESTATE/JU		<del>-</del>		
USED C	ARS OF HARLEM	PERSONAL PROP				
W. S. B.	ADCOCK	REAL ESTATE/JU PERSONAL PROF		-0-		
	AUTO SALES	DEFICIENCY		- 0 -		
DRIVET	IME/JEFFERSON CAPITAL	DEFICIENCY		-0-		
	T FINANCIAL	DEFICIENCY	-	-0-		
	TO FINANCE, INC.	DEFICIENCY		-0-		
WESILA	AKE FINANCIAL SRVS	DEFICIENCY	-	-0-		
	(g) Cure payments on allowe	d prepetition arreara	age claims s	et forth below. § 1	1322(b)(5):	
	CREDITOR		ESTIMAT	ED PREPETITIO	N CLAIM	
PRIOR V	/EAZEY CASON (LARGER	NOTE)	\$5,341.00			
	EAZEY CASON (SMALLE		\$4,620.00			
	(h) The following unsecured	allowed alaims are	alegaified to	he noid at 1009/ v	with interact of 0	94 OD
	without interest.		ciassified to	o de paid at 10076 v	vitii iiitelest at - 0	- 76 OK
	(i) Allowed general unsecure \$\\$2(f)\$ or 6, will be paid a 0%					provided for in
3.	Debtor will make § 1326(a)( following creditors:		lease and act the Credito		payments on allow	
LARRY'	CREDITOR S AUTO SALES		ADEQUA \$30.00	TE PROTECTION	I OR LEASE PAY	MENT AMOUNT
4.	Debtor will pay all post-petit § 101(14A). Debtor requests					
	CREDITOR		<u>/</u>	ADDRESS		
5.	Pursuant to 11 U.S.C. § 522( subject to § 349, with respect				g creditors, upon o	confirmation but
	CREDITOR		<u>I</u>	PROPERTY		
	TY FINANCE		Ī	HOUSEHOLD GO		
	ERN GENERAL INSURANC		J	UDGMENT LIEN	ſ	
	SUBROGEE OF PERRY WA		T	TOTALETTOT D CO	ODC	
	NG FINANCE/ARROW FINA FINANCE	ANCE		HOUSEHOLD GO HOUSEHOLD GO		
	COUNTERS LTD			UDGMENT LIEN		
	ARS OF HARLEM			UDGMENT LIEN		
6.	The following collateral is su	rrendered to the cred	ditor to satis	sfy the secured clai	im to the extent sh	own below:
	CREDITOR	DESCRIPTION OF	COLLAT	ERAL	AMOUNT OF C	LAIM SATISFIED
AARON'	S	PERSONAL PROP				FACTION OF DEBT

7. Holders of allowed secured claims shall retain the liens securing said claims to the full extent provided by § 1325(a)(5).

- 8. Other provisions: 1) DEBTOR TO PAY 36 MONTHS OR A 0% DIVIDEND TO UNSECURED CREDITORS, WHICHEVER COMES LATER.
  - 2) UPON GRANT OF DISCHARGE IN THIS CASE, ALL SECURED CREDITORS BEING PAID THROUGH THE PLAN SHALL PROMPTLY RELEASE ALL COLLATERAL HELD AS SECURITY ON LOANS, AND SHALL PROMPTLY RELEASE AND/OR SATISFY ALL SECURITY DEEDS, SECURITY AGREEMENTS, UCC FILINGS, JUDGMENT LIENS, TITLES, AND/OR ANY OTHER LIEN CLAIM OF ANY KIND AGAINST PROPERTY OF THE DEBTOR. THIS PARAGRAPH SHALL IN NO WAY APPLY TO MORTGAGES AND/OR OTHER SECURED DEBTS THAT ARE NOT PAID THROUGH THE CHAPTER 13 PLAN.
  - 3) PERSONAL PROPERTY LEASE CONTRACT WITH AARON'S REJECTED.
  - 4) DISCOUNT AUTOMOTIVE PAID OUTSIDE THE PLAN BY DEBTOR'S DAUGHTER, SHANIKA WILLIAMS.
- 9. The amount, and secured or unsecured status, of claims disclosed in the Plan are based upon debtor's best estimated and belief. An allowed proof of claim will supercede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date: 7-15-16

Slave Hand ELEANOR JONES HAMILTON